## Case 1:19-cv-07239-VM-SN Document 174 Filed 11/15/21 Page 1 of 1

NEW YORK LONDON SINGAPORE PHILADELPHIA CHICAGO WASHINGTON, DC SAN FRANCISCO SILICON VALLEY SAN DIEGO LOS ANGELES BOSTON HOUSTON DALLAS AUSTIN HANOI HO CHI MINH CITY



FIRM and AFFILIATE OFFICES

DAVID J. WOLFSOHN DIRECT DIAL: +1 215 979 1866 PERSONAL FAX: +1 215 689 2739 E-MAIL: DJWolfsohn@duanemorris.com

www.duanemorris.com

SHANGHAI
ATLANTA
BALTIMORE
WILMINGTON
MIAMI
BOCA RATON
PITTSBURGH
NEWARK
LAS VEGAS
CHERRY HILL
LAKE TAHOE
MYANMAR

ALLIANCES IN MEXICO AND SRI LANKA

November 15, 2021

VIA ECF

Hon. Victor Marrero United States District Court for the Southern District of New York Daniel Patrick Moynihan Courthouse 500 Pearl Street New York, NY 10007-1312

: The Phillies v. Harrison Erickson Inc., et al.; C.A. No. 19-cv-7239-VM-SN

Dear Judge Marrero:

I am pleased to report that the parties have settled the above-referenced litigation. One of the terms of the settlement agreement is that the parties enter into a consent judgment to be approved by the Court. Accordingly, I am filing on the docket the parties' Stipulated Consent Judgment and Dismissal With Prejudice. We are available at the Court's convenience if Your Honor has any questions about the Consent Judgment.

Respectfully,

/s/ David J. Wolfsohn
David J. Wolfsohn

DJW/kah Enclosure

cc: All counsel of record